Case 2.23-ci-20152-MAIG-BAS/ ECT IND. [130, Page 10, 760 Filed 06/13/24 Page 1017
Case No: 23-20152 PIED
Mark A. Goldsmith
The Supreme Court wanted a statement for rules 20.1 and LEAKS STRICE   have
included them for the District Court as well. Please note that this is one of two
moves I have made recently. From Tarot readings I am aware that Mr Moon, Ms Carlson,
and Mr Goldsonth are concerned about the writ and that IP realizes he made a
Significant error. Someone in the U.S. Attorney's office is going to jump ship soon, and
turn on you all. The military should be involved shortly as well, as I have pointed out
Some of this falls under military tribunal.
This is going to sting a bit. I did warn you though. Warrants are going to Follow
Shortly.
Something I find odd Not one of you tried to claim that thinking Dr. Tedros
was Jewish ex-CIA agent Emory Tate Ir. was evidence of incompetence. It is like
I never said it at all.
What happens when I point out it is odd that Mexico had 34 cound dates for
president assassinated, and wound up with it's first Jewish Ferrale Climate
Scientist President? Nothing like being 35th choice. Then one day latter, border
executive order. Nothing to see there, guys. Nor in India where all the human
rights purnalists had Israeli Pegasus Spyware on their electronics.
See what US taxpayer money buys you? Israeli colonies.
That second move is going to blind side you all, by You don't see it coming The
gloves are off, it is my turn now. Time to reap.
Jack Cinquistricas
LAUREN NEERGAARD AP NEW Propagardist - "NIH For years gave grants to a New York
non-profit called EcoHealth Alliance that used some of the funds to work with a Chinese lab

tudying corona viruses commonly carried by buts. Last month, the government suspended	
co Health's Federal Funding, citing its Failure to properly monitor some of those experiments	<u> </u>
"In an exchange with Rep. Morgan Griffith, R-Va, Fauci acknowledged that the lableak is still	
n open question since it is impossible to know if some other lab, not funded with NIH money has doing risky research with coronaurases."	41
I bet the people who intentionally committed these crimes will day them until they die.	
Incompetent paranoid delusional crazy man strikes again	
When IP was first assigned to my case, he said that I probably wanted to ask judge	
Toldsmith to recuse himself. Why would be ask that? What is your religion?	
Snare for your enemies	
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Rule 20.1 exceptional Circumstances

I have already been incorrenated for longer than the maximum recommended sentence while the Court has spent 15 months shifting the role of a jury to the judge and trying to make it appear as if the challenge to jurisdiction has been assessed when it has not. The Court rulled that it can make assumptions without evidence that beliefs are delusions, which in a defense of self or others case is especially problematic as it is the role of the jury to determine if a reasonable person would believe what the defendant believed at the time when force was used. Additionally, "merely believing Fringe views does not mean someone cannot cooperate with his lawyer or understand the judicial proceedings around him." US v Coleman, 871 F. 3d 470 (6th Circuit) Defense Coursel stated on record that "clearly" I was competent and that my complaints regarding his counsel are legitimate legal concerns, and "defense Counsel will often have the best-informed view of the defendant's ability to participate in his defense. "US v Coleman. District Court has been operating without jurisduction being proven and the Loth Circuit claims it does not have jurisdiction to review this error. "That the defendant understood the criminal nature of this proceeding is reflected by the fact that he challenged the court's jurisdiction. He demonstrated his ability to make

legal arguments, albeit atypical ones ... and cited case law, statutes, and Constitutions" US v Coleman

I am being derived a trial because the Court assumes I cannot prove that US officials with layalty to a foreign country committed war crimes, crimes against humanity and acts of International terrorism, absent evidence to support the Court's assumption. This is because Dr Nybo doesn't believe the people guilty of these crimes would have a vested interest in preventing Facts to support that assertion coming to light in a trial. Even despite one of the actors explicitly

Eferenced in one of my court filings, Dr fauci, was told, "You should be prosecuted
or Crimes Against Humanity" by Congress on June 3rd, 2024. It stands to reason
hat we should be asking whether the US Attorney, the District (out, and Dr Nybo
re able to ammend their beliefs in the face of contradicting evidence. But, in the
reantime, I am unable to get relief from the District Court, the 6th Circuit, and
my atterney has a conflict of interest in representing me, want remove himself,
nd interferes with my defenses and appeals. This court, the Supreme Court, is the
inly option left. Otherwise, I will just be incarcerated for longer than if I was
Droven quilty without ever receiving a trial, and Public officials who committed
Var Crimes, Crimes Against Humanity, and acts of International Terrorism will not be
xposed. I will be imprisoned without a trial for an innocent act, and the Court
ever had jurisdiction over my person nor the subject matter to begin with.
The District Court ruling that a right under state law and the Law of Nations "seems irrational"
would seem to be itself an exceptional circumstance. Everything else, like that I can't get
n appellate court to review my claims, and defense attorney interferes with my appeals
shile I am being derived a trial and incorrerated in excess of others in the same circumstance
sould exceed showing this is an exceptional circumstance. Thank you for your consideration,
and hopefully recognizing incompetent people don't know how to file motions, appeals, and
igure out how to petition a court For a wint of habeas corpus. Please keep in mind
that court rules are for the expedience of justice, but are able to be waived when they
we an impediment, and as a prosefiling I cannot be held to the same standards
typically enforced against those who deal with the courts as a career. I amin
reed of the court's assistance.

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## District Court

The District Court has ignored the conflict of interest that coursel itself
Stated in a letter forwarded to the Court. The District Court is operating despite
Jurisdution not being proven after acknowledging a challenge to jurisdiction on June 6th,
2023. It has made several mistakes of Fact and law, and attempts to characterize the
6th Circuit court of appeals dismissing my claim for lack of jurisdiction as if the
claims were dismissed on their merits. It claims my beliefs are evidence of mental
Illness, and then mischaracterizes my beliefs or develops its own wild theories of
what I believe that are blotantly wrong, For example:
1. I do not claim to be a "Sovereign Citizen" at any point, and defense counsel mentioning
that legal theory to disparage my defense under the law of nations was argued in
appeal as not a belief I have.
2 I do not claim the "Covid Vaccine" is a biological weapon, SARS-COV-2 virus is,
and evidence shows it was released on purpose as a War Crime and for an act
of International Terranism.
3. I did not email Dr. Ny bo on an "almost daily basis"
4. 3 military helicopters Flaw over my house on different days over a period of 2
marker on the transfer of the marker of the

5. I do not claim the State Dept operates a "Qanon Website"
The Court states that I have "Fixed beliefs that are not amenable to change in
ight of conflicting evidence" but that there is "no legal requirement that
arpenter had to be presented with conflicting evidence," and then completely
lischaracterizes what I believe
The District Court, US Attorney, and defense coursel have been artfully trying
to make it appear as if my challenge to jurisdiction has been assessed and deemed
walid when it has not, while trying to portray my defense of others claim as
rational while preventing evidence to support it, and claiming they don't need
vidence to dispute it while making me have to detend against accusations having
a reasonable relation to my defense. They are unlikely to stop this behavior as
r has been ongoing for over 15 months now.

Jack Corpenter Midland, MI 105 fast lee Dr. 827 RH

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